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_	TRANSMITTAL LETTER							Case No. 659/704			
2 2003	Segal No.			g Date tember 12, 2000		xaminer aul R. D			3roup / 3721	Art Unit	
	Ingentor		1 005	12, 2000		<u>uu, , , , , , , , , , , , , , , , , , ,</u>	4141.0				
	_X-	J. Romme et al. Invention			<del>_</del>						
BADEN		and Method for F	Refilling a D	ispenser							
				TO THE CO	MMISSION	ER FOR	PATENTS				
	Reconsi	Transmitted he deration, and retu		Response to Noti 1.	ce of Non	-Complia	ant Amendme	ent (2), A	mendn	nent and Reg	uest
		Small entity sta	atus of this	application under	37 CFR §	1.27 ha	as been estab	lished by	erified	l statement p	revio
	Applicant claims small entity status. See 37 CFR1.27.						<b>RECEIVED</b>				
				extension of time					MAY	<b>3 0</b> 2003	
	$\boxtimes$	No additional fe	e is require	d.				TECH	NOLO	GY CENTER	R37(
		The fee has bee	en calculate	d as shown below	<i>i</i> :		Small			Other Small	Thai
		Claims Remaining After Amendment		Highest No. Previously Paid For	Present Extra		Rate	Add'l Fee	or	Rate	Ad Fe
	Total		Minus				x \$9=			x \$18=	
•	Indep.		Minus				x 42 =			x \$84=	
		sentation of Mult	*	laim			+ \$140=			+ \$280=	
		NA.					Total add'I fee	\$		Total add'I fee	\$
		Please charge duplicate copy		count No. 23-19 at is enclosed.	25 (BRINK	S HOFE	R GILSON &	LIONE) in	the a	mount of \$_	
		A check in the	amount of	\$ to cover th	ne filing fee	is enclo	sed.				
<b></b> ,	$\boxtimes$	The Commissioner is hereby authorized to charge payment of any additional filing fees required under 37 CFR 1.16 and any patent application processing fees under 37 CFR § 1.17 associated with this communication or crec any overpayment to Deposit Account No. 23-1925. A duplicate copy of this sheet is enclosed.									
	$\boxtimes$	I hereby petitio filed. Please ch duplicate copy	narge any a	CFR § 1.136(a) ssociated fees what is enclosed.	for any ex nich have n	tension ot other	of time requi wise been paid	red to ens d to Depos	ure the	at this paper ount No. 23-1	is tii 1925
					Respec	tfully su	bmitted,				
						ation No	ylor/ Ph.D. 1. 48,338			<u></u>	

(312) 321-4200

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, with sufficient postage, in an envelope addressed to:

Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on May 20, 2003.

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Commissioner for Patents
Alexandria, VA 22313
on May 20, 2003
Date of Deposit

Jonathan P. Taylor, Ph.D., Reg. No. 48,338

Name of applicant, assignee or Registered Representative

Signature

Signature

#18 (and t. 13w) drug. h. Wordan 411/03

RECEIVED
MAY 3 0 2003
TECHNOLOGY CENTER R3700

Our Case No. 659/704

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	Applica	tion of:		
		Steven J. Romme et al.	) )	
Serial	No.	09/660,049	) Examiner	Paul R. Durand
Filing	Date:	September 12, 2000	Group Art Unit No.	3721
For		EM AND METHOD FOR LING A DISPENSER	) )	

## RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT (VOLUNTARY REVISED PRACTICE)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This communication is in response to the Notice Of Non-Compliant Amendment (Voluntary Revised Practice) mailed on April 25, 2003, a copy of which is attached. Attached for filing is a re-submission of the Amendment And Request For Reconsideration, originally filed on April 14, 2003. This re-submission is identical to the

Application No. 09/660,049

originally filed document, except that the listing of the claims includes the claim number and status of the non-elected claims.

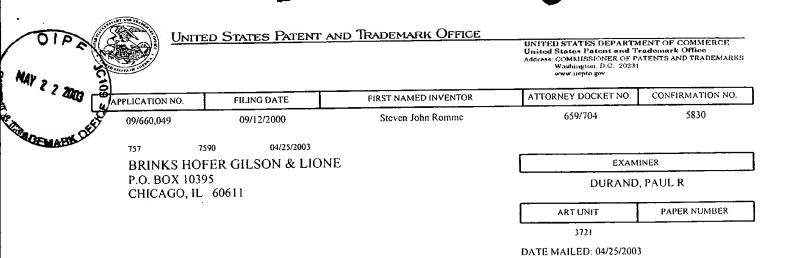
No fees are believed to be due in connection with filing of this Response or with the filing of the re-submission of the Amendment And Request For Reconsideration. However, should any fees under 37 C.F.R. §§ 1.16 to 1.21 be deemed necessary for any reason relating to these materials, the Commissioner is hereby authorized to deduct said fees from Brinks Hofer Gilson & Lione Deposit Account No. 23-1925. A duplicate copy of this document is enclosed.

Respectfully submitted,

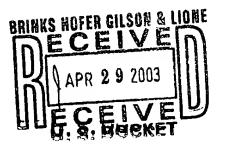
5/20/03

Jonathan P. Taÿlor, Ph.D. Registration No. 48,338 Agent for Applicant

BRINKS HOFER GILSON & LIONE P.O. BOX 10395 CHICAGO, ILLINOIS 60610 (312) 321-4200



Please find below and/or attached an Office communication concerning this application or proceeding.





UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, DC 20231



MAY 3 0 2003

**TECHNOLOGY CENTER R3700** 

Paper No.

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#### Notice of Non-Compliant Amendment (Voluntary Revised Practice)

with th	The amendment filed 111 03 under the voluntary revised amendment practice guidelines, published in the all Gazette on February 25, 2003 (Amendments in a Revised Format Now Permitted, 1267 Off. Gazette 106), does not fully with minimal requirements of the voluntary practice. In order for the amendment to be entered, it must either (1) comply be guidelines of the voluntary revised amendment practice (which practice invokes waivers of certain 37 CFR 1.121(a)-(d) ements) or (2) comply with current 37 CFR 1.121 requirements.
THE F WITH	OLLOWING ITEM(S) IN APPLICANT'S AMENDMENT CAUSES THE AMENDMENT TO BE NON-COMPLIANT THE VOLUNTARY REVISED AMENDMENT PRACTICE.
□ ·	1. A complete listing of all of the claims is not present in the amendment paper.
×	2. The listing of claims does not include the text of all claims currently under examination.
× ×	3. The claims of this amendment paper have not been presented in ascending numerical order.
Ö	4. Each claim has not been provided with a status identifier, and, as such, the individual status of each claim cannot be determined.
	5. Other:
LIE; CI	PRELIMINARY AMENDMENT: Applicant is given ONE MONTH from the mail date of this letter to re-submit the amendment in compliance with either the guidelines of the revised amendment practice or current 37 CFR 1.121. Failure to comply with either the current 37 CFR 1.121 practice or with the voluntary practice will result in non-entry of the amendment and examination on the merits will commence without entry of the originally proposed preliminary
X	amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.  AMENDMENT AFTER NON-FINAL ACTION: Since the above-mentioned reply appears to be a bona fide response, applicant is given a TIME PERIOD of ONE MONTH from the mailing of this notice within which to re-submit an amendment which complies with either the voluntary practice guidelines or current 37 CFR 1.121 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(a).
Supervi	sory Legal Instruments Examiner (SLIE)
For furthttp://ww	ther explanation of the guidelines of the revised amendment format, please see the posted notice and sample amendment format at:  www.uspto.gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf and
http://wv	vw.uspto.gov/web/offices/pac/dapp/opla/preognotice/formatrevamdtprac.pdf